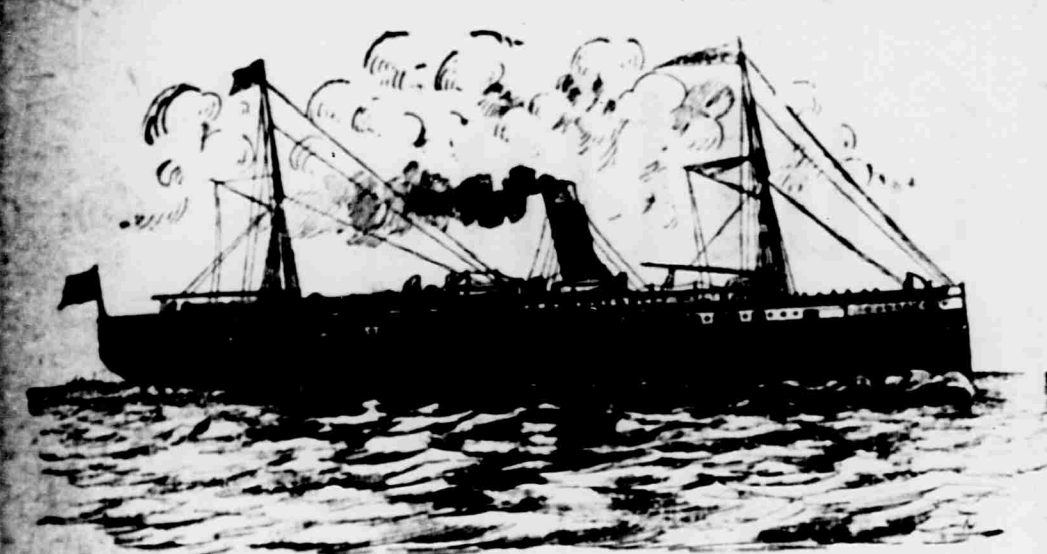


See WILKINSON, the Real Estate Man.

THE DAYTONA GAZETTE-NEWS

The Daytona Gazette-News, Saturday July 9, 1904

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FAST FREIGHT AND LUXURIOUS PASSENGER SERVICE TO
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The Only Way To Raise Wages

By D. M. PARRY, President National Association of Manufacturers

THE only way to raise wages is to increase the per capita production. Men really work for commodities, and since all commodities which supply the wants and desires of daily life must be distributed, if not for one price then for another, then it follows that THE GREATER THE AMOUNT OF SUCH COMMODITIES PRODUCED THE GREATER IS BOUND TO BE THE AMOUNT GOING TO EACH INDIVIDUAL; that is, the greater the real wages of men will become.

How to increase the per capita production is, therefore, the first and GREATEST question of civilization. The panacea of organized labor to create wealth by that is childlike in its absurdity. The principal way to increase real wages is to increase the amount of machinery; that is, the amount of productive capital.

Another way to increase the per capita production is through education and training of the INDIVIDUAL to the end that he may become more efficient as a wealth producer.

THE CAUSE OF LABOR IS NOT TO BE ADVANCED BY PHYSICAL STRIFE, BY THE MONOPOLIZATION OF EMPLOYMENT BY UNIONS, BY RESTRICTING THE NUMBER OF APPRENTICES, BY STRIVING TO BRING ABOUT SOCIALISM, ANARCHY AND THE CONFISCATION OF WEALTH.

It is not to be advanced by seeking arbitrarily to limit the hours of labor and to fix wages despite the operation of laws that are beyond the power of men to alter, or by other devices or efforts on the part of organized labor which TEND TO REDUCE the per capita production.

The closed shop is against public policy and is of doubtful legality. The liberty of the individual would be impossible if he is debarred from the right to contract for his services because he does not belong to a union. Any set of men have a right to contract in a collective capacity for the sale of their labor, but they cannot be upheld in making contracts which EXCLUDE OTHER LABOR from the right to contract.

It is absurd to charge the manufacturers and employers with desiring war with their employees. If there is anything which the manufacturers as a class desire more than another it is that of having loyal and contented workmen. What's more, the average employer will yield a good deal in order to have such employees. But he is not going to yield his right TO RUN HIS OWN BUSINESS, and he would be a poor specimen of an American citizen if he did.

It is also absurd to charge the manufacturers and employers with combining for the purpose of REDUCING WAGES and otherwise oppressing their employees.

IN REGARD TO THE NATIONAL ASSOCIATION, I AM POSITIVE THAT ANY CRUSADE HAVING FOR ITS OBJECT THE GRINDING DOWN OF LABOR WOULD MEET WITH THE DETERMINED OPPOSITION OF PRACTICALLY THE ENTIRE MEMBERSHIP.

Economy Is Necessary To Business Success

By JOHN SHEPARD, Old Boston Merchant

THERE is no secret passage to success; no open sesame at the mere utterance of which the door flies open.

ATTEND TO YOUR BUSINESS, MAKE USE OF TIME'S OPPORTUNITIES, BE ENERGETIC, AND THEN, YOUNG MAN, YOU ARE BOUND TO, YOU POSITIVELY MUST, SUCCEED.

The only thing that I would add to these fundamentals is the necessity for economy. This is to say, don't spend your money until you have earned it. At the present day it seems to me people are not willing to wait. They want to get ahead too fast.

I have been actively at work since I was ten years old, and I have just reached the three score and ten mark of the psalmist. Never have I been out of employment, even for a single day. Now by what means have I achieved comparative success, as it is judged by the world? BY NOTHING EXCEPT LABOR AND ECONOMY.

Some people expect to get rich in a moment. They read fabulous tales of this man or that man who rises to the wealth of a Croesus by a single lucky turn, but I say that the man whose riches come to him quickly and not as a recompense for honest labor, be it of mind or hand, is apt to lose his riches just as quickly.

There is but one rule to lay down—save, and save, AND AGAIN SAVE. Work and save while you are young that you may have a competence for your older years. Don't save for the mere love of saving. Don't be a miser, making your savings your god. I have no patience with the miser. Save and watch your earnings in order that when the competence is yours you may be liberal with those about you; that your loved ones may be sharers in your happiness. BE LIBERAL WITH YOUR WEALTH.

Don't hoard simply to see what you can leave when your eyes have closed on earth. Rather see what good you can do here. I call that life wasted which is lived only to see HOW MUCH wealth can be accumulated and left behind.

No, young man, if wealth is your goal, start out by being frugal; but having succeeded in establishing yourself, bid frugality goodbye and begin to live; LIVE FOR THE JOY OF LIVING, "and the good that you can do."

Another word. Above all things avoid speculation. There isn't better advice for the young man who has entered upon a business career than "Mind your own business." Attend to your own affairs and let others attend to theirs. If you make one dollar by speculation you are more likely than otherwise to LOSE TWO.

TO SUM IT ALL UP, THEN, MY ADVICE TO THE YOUNG MAN IN BUSINESS IS THAT HE SHOULD MASTER THAT BUSINESS, GIVE IT HIS WHOLE ATTENTION, BE SAVING, PAY AS HE GOES AND NOT TRY TO GO TOO FAST OR TOO FAR. PRACTICE ECONOMY; TEND TO YOUR OWN BUSINESS.



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AND MALARIA
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LEGAL NOTICES.

(First Pub. June 18; last, July 9.)
An Ordinance

To amend the ordinance relating to the construction of sidewalks in the City of Daytona.

Be it ordained by the Common Council of the City of Daytona that the following amendments be made to the ordinance relating to the construction of sidewalks:

1st. In Section 94 of the revised ordinances after the phrase "and on Beach street they shall be constructed nine-foot wide" insert—shall be measured from the property line.

2nd. Also add to the ordinance the following: Before commencing the construction of any sidewalk within the city limits, the owner or occupant of the property along which said sidewalk is to be built shall apply to the Mayor for a permit, said application to be in writing, and shall state the lot and block along which said sidewalk is to be built, the kind of material to be used in its construction, and the time desired to be occupied in its construction. The permit issued shall be in printed form with substantial and the stub shall remain on file in the Mayor's office.

The Mayor or the street committee, with the applicant, shall then decide the grade, and if necessary employ a civil engineer to determine the grade of the sidewalk. Before issuing a permit the Mayor shall secure from the applicant a good and sufficient bond, in which the two sureties therein an amount as will guarantee the city against loss by reason of any suit or suits for damages sustained by the public on said sidewalk while under construction, and no permit shall issue for the construction of any sidewalk the inner edge of which shall be within finished, more than six inches from the property line.

Passed 1st reading May 3, 1904.

Passed 2nd reading May 25, 1904.

Passed 3rd reading June 13, 1904.

Approved: C. L. SMITH, Mayor.

Attest: EDW. G. HARRIS, President of Council.

J. W. WILKINSON, City Clerk.

(First Pub. June 18; last, July 9.)
An Ordinance

Prohibiting the posting of notices in a public or private place within the control of the city.

Be it enacted by the Common Council of the City of Daytona:

No notice, sign or any advertising matter shall be posted on any free or telegraph or telephone pole erected on the streets of Daytona. Nor on the walls of any city building or on any property of the city, except that legal election and similar notices may be posted on bulletin board, and clerk place business sign on city building during term of office.

Any person violating this ordinance shall be punished by a fine not exceeding twenty dollars upon conviction in Mayor's court.

Passed 1st reading May 3, 1904.

Passed 2nd reading May 25, 1904.

Passed 3rd reading June 13, 1904.

Approved: C. L. SMITH, Mayor.

Attest: EDW. G. HARRIS, President of Council.

J. W. WILKINSON, City Clerk.

(First Pub. June 18; last, July 9.)
Notice.

To Whom It May Concern:

The following resolution was unanimously passed and ordered spread upon the minutes:

Resolved, That the following territory in Volusia county, Florida, be and the same is hereby designated and set apart as Election Precinct No. 18, with voting place at Holly block, corner of the intersection of the northern corner of the M. Hernandez grant, Section 16, Township 14 South, Range 2 East, thence southerly along the west line of said Section 16, to the southeast corner of Thos. Fitzgibbon grant, Section 17, Township 14 South, Range 2 East, thence south 60 degrees west to the southwest corner of the said Thos. Fitzgibbon grant, Section 17, Township 14 South, Range 2 East, thence north 50 degrees west to the center of block 2 of Mary C. Fleming subdivision of Thos. Fitzgibbon grant, thence north 60 degrees east along center of blocks 2, 27 and 28 of said Mary C. Fleming subdivision of Thos. Fitzgibbon grant to place of beginning.

The clerk of the court is hereby requested to record the boundaries of said Election District No. 18 in deed records of said county and publish same for four weeks consecutively.

State of Florida,
County of Volusia.

I, Samuel P. Jordan, clerk of the circuit court in and for said county aforesaid, do hereby certify that the above and foregoing is a true and correct copy of the original resolution passed by Board of county commission of said county in session June 25, 1904, and as appears of record in Minute Book, page 27.

Witness my hand and the seal of said court this 14th day of June, A. D. 1904.

SAMUEL P. JORDAN,
Clerk Circuit Court, Volusia County, Florida.

(First Pub. June 18; last, July 9.)

Notice of Application for Tax Deed Under Section 8 of Chapter 4888, Laws of Florida.

Notice is hereby given that Ed. Fitzgerald, purchaser of Tax Certificate No. 2367, dated the 31 day of June, A. D. 1904, has filed said certificate in my office, and has made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Volusia county, Florida, to-wit: Lot 4, Block N. N. S. L. & L. Co. map New Smyrna.

The said land being assessed at the date of the issuance of such certificate in the name of F. B. Haven. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 14th day of July, A. D. 1904.

Witness my official signature and seal this 14th day of June, A. D. 1904.

SAMUEL P. JORDAN,
Clerk Circuit Court, Volusia County, Florida.

(First Pub. June 11.)

Notice of Final Discharge.

Notice is hereby given that six months after date, to-wit: on the 7th day of December, A. D. 1904, I will present my final account as Administrator of the estate of Catherine Wilson, deceased, to the Hon. J. L. McCrory, County Judge of Volusia County, Florida, and ask for a final discharge as said administrator.

Daytona, Florida, June 7, 1904.
JOHN B. PARKS, JR.,
Administrator.

(First Pub. June 25; last, July 16.)

Notice of Application for Tax Deed Under Section 8 of Chapter 4888, Laws of Florida.

Notice is hereby given that Allen Cobb, purchaser of Tax Certificate No. 2367, dated the 4th day of April, A. D. 1887, has filed said certificate in my office, and has made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Volusia county, Florida, to-wit: Lots 9 and 10, block 2, Hand tract, Fifth Grant.

The said land being assessed at the date of the issuance of such certificate in the name of Sarah Osgood. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 26th day of July, A. D. 1904.

Witness my official signature and seal this 24th day of June, A. D. 1904.

SAMUEL P. JORDAN,
Clerk Circuit Court, Volusia County, Florida.

(First Pub. June 25; last, July 16.)

Notice of Application for Tax Deed Under Section 8 of Chapter 4888, Laws of Florida.

Notice is hereby given that C. C. Fanning, purchaser of Tax Certificate No. 1315, dated the 8th day of May, A. D. 1889, has filed said certificate in my office, and has made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Volusia county, Florida, to-wit: S $\frac{1}{2}$ of Sec. 30, Tp. 16 S., R. 33 E.—50 acres.

The said land being assessed at the date of the issuance of such certificate in the name of Unknown. Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 26th day of July, A. D. 1904.

Witness my official signature and seal this 24th day of June, A. D. 1904.

SAMUEL P. JORDAN,
Clerk Circuit Court, Volusia County, Florida.

World's Fair Rates Via L. & N. R. R.

Excursion tickets now on sale daily from Jacksonville to St. Louis and return.

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Special Coach Excursions \$20.95. Return limit 10 days from date of sale.

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